



DET NORSKE VERITAS AS

STATEMENT OF COMPLIANCE

Application of the Council Directive 97/23/EC of 29 May 1997 on Pressure Equipment, as amended.

STATEMENT NO. DNV-2007-IND-PED-111002

The quality system for manufacturing of the pressure equipment components

FITTINGS

Manufactured by

SEALEXCEL (INDIA) PVT. LTD.

Unit-I: 56 & 61, Veena Dalvai Industrial Estate, SV Road, Oshiwara, Jogeshwari (West),
Mumbai – 400 102, India

Unit-II: Plot No. 300/1 & 2, Pirojpur-Mahi Road, Dist. Banaskantha, North
Gujarat – 385 210, India

is found to comply with the requirements applicable to it

The manufacturer's quality system has been assessed with respect to Annex I Chapter 3 in the Pressure Equipment Directive and the use in relation to Module H

Applicatoins/ Limitations:

Modifications made to the quality system shall immediately be reported to Det Norske Veritas AS in order to examine whether this Statement remains valid. Audits will be made to verify the validity of the Statement of Compliance. The equipment must not bear CE marking as referred to in article 15.

Further details of the product and conditions/ limitations for the Statement of Compliance are given in enclosure 1.

Place and date

Chennai, 2007-12-03

for DET NORSKE VERITAS AS

Kannan Parthasarathy
Product Responsible



This Statement is valid until

2010-12-03

Uchil Sadanand
Project Responsible

Notice: The statement is subject to terms and conditions, if any, overleaf. Any significant changes in design or construction of the product, the quality system or amendments to the Directive or Standards referenced above may render this statement invalid. The product liability rests with the manufacturer or his representative in accordance with the Council Directive, as amended.

It is agreed that save as provided below Det Norske Veritas AS, its subsidiaries, bodies, officers, directors, employees and agents shall have no liability for any loss, damage or expense allegedly caused directly or indirectly by their mistake or negligence, breach of warranty or any other act, omission or error by them, including gross negligence or wilful misconduct by the governing bodies or senior executive officers of Det Norske Veritas. This applies regardless of whether the loss, damage or expense has affected anyone with whom Det Norske Veritas AS has a contract or a third party who has acted or relied on decisions made or information given by or on behalf of Det Norske Veritas AS. * However, if any person uses the services of Det Norske Veritas or its subsidiaries or relies on any decision made or information given by or on behalf of them and in consequence suffers a loss, damage or expense proved to be due to their negligence, omission or default, then Det Norske Veritas AS will pay by way of compensation to such person a sum representing his proved loss. * In the event Det Norske Veritas AS or its subsidiaries may be held liable in accordance with the sections above, the amount of compensation shall under no circumstances exceed the amount of the fee, if any, charged for this particular service, decision advice or information. * Under no circumstances whatsoever shall the individual or individuals who have personally caused the loss, damage or expense be held liable. * In the event that any provision in this section shall be invalid under the law of any jurisdiction, the validity of the remaining provisions shall not in any way be affected.